



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

DATE MAILED: 01/10/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/939,624	08/28/2001	Robin U. Roberts	42092	4515
54324	7590 01/10/2006		EXAMINER	
GARDNER CARTON & DOUGLAS LLP			GENACK, MATTHEW W	
(MESHNETWORKS/MOTOROLA) ATTN: PATENT DOCKET DEPT. 191 NORTH WACKER DRIVE			ART UNIT	PAPER NUMBER
SUITE 3700			2645	
CHICAGO,	IL 60606-1698			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/939,624	ROBERTS, ROBIN U.			
		Examiner	Art Unit			
		Matthew W. Genack	2645			
Period for	The MAILING DATE of this communication app Reply	ears on the cover sheet with the co	orrespondence address			
THE M - Extens after S - If the p - If NO p - Failure Any re	PRTENED STATUTORY PERIOD FOR REPLY IAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 IX (6) MONTHS from the mailing date of this communication. IX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply seriod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, ply received by the Office later than three months after the mailing a patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim- within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from t cause the application to become ABANDONED	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status			•			
1) 🛛 F	Responsive to communication(s) filed on 20 Oc	<u>ctober 2005</u> .				
2a)⊠ ີ	This action is FINAL . 2b) ☐ This	action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositio	on of Claims					
4) \(\times \) (4) \(\times \) (5) \(\times \) (6) \(\times \) (7) \(\times \) (7)	4) ☐ Claim(s) 1-38 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-38 is/are rejected. 7) ☐ Claim(s) is/are objected to.					
Application	on Papers					
10)⊠ T , , F	The specification is objected to by the Examiner The drawing(s) filed on 23 January 2003 is/are: Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Example 1.	a)⊠ accepted or b)□ objected frawing(s) be held in abeyance. See on is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority ur	nder 35 U.S.C. § 119					
a)[cknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Copies of the certified copies of the priority documents policies of the certified copies of the priorical copies of the priorica	have been received. have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No d in this National Stage			
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
3) Informa	of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	Paper No(s)/Mail Dai 5) Notice of Informal Pa 6) Other:				

Art Unit: 2645

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-38 are rejected under 35 U.S.C. 102(e) as being anticipated by Larsen et. al., U.S. Patent No. 6,810,428.

Regarding Claims 1, 6, 8, 11, 15, 19, 21, 24, 27, 31, 33, and 36, Larsen et. al. discloses a wireless communications network comprised of multiple mobile terminals, along with a method of operating such a network (Abstract, Column 1 Lines 30-35, Fig. 1). The user terminals comprise transceivers (which, by inherency, are controlled, either directly or indirectly, by computer readable instructions) that are able to transmit wireless communications data to destination user terminals or receive wireless communications data from destination user terminals by way of intermediate user terminals in the same network (Column 4 Lines 34-37 and 51-63, Column 5 Lines 4-9, Fig. 1). The user terminals comprise controllers that are able to allow or prevent the transmission of said wireless communications data based on routing data related to the powers required for transmission, powers available for transmission, and the potential levels of interference between neighboring user terminals (Abstract, Column 1 Lines 40-

Application/Control Number: 09/939,624

Art Unit: 2645

45 and 64-66, Column 2 Lines 15-38, Column 4 Line 65 to Column 5 Line 3, Column 16 Lines 53-61, Column 25 Lines 26-35).

Regarding Claims 2-3, 16-17, and 28-29, Larsen *et. al.* discloses the presence of RAM inside of the user terminals, said RAM storing information related to the routing of data, based on power level considerations, through the network, said information being received from the infrastructure of the network as well as other user terminals of the network (Column 25 Lines 51-65, Column 26 Lines 46-58, Column 27 Lines 15-20).

Regarding Claims 4, 5, 12, 18, 25, 30, and 37, Larsen et. al. discloses that routing data (Gradient Messages in this case) may indicate the scenario whereby several user terminals are either turned off or moving at the same time (Column 16 Lines 9-26).

Regarding Claims 7, 14, 20, 26, 32, and 38, Larsen *et. al.* discloses that the wireless communications network processes packet data (Column 5 Lines 48-54, Column 6 Lines 61-67).

Regarding Claims 9-10, 22-23, and 34-35, Larsen *et. al.* discloses that commands may be issued, by the user, to the user terminal in order to direct said user terminal to transmit data (Column 19 Lines 6-8). Similarly, since the transceiver of a given user terminal may forward data received from one user terminal to another user terminal, it is the case that this retransmission is caused by commands received from elsewhere in the network (*e.g.*, the originating user terminal).

Application/Control Number: 09/939,624

Art Unit: 2645

Regarding Claim 13, Larsen *et. al.* discloses the use of a table for use in setting power output levels for transmissions pertaining to the routing of wireless communications (Column 26 Lines 3-17).

Response to Arguments

3. Applicant's arguments filed 20 October 2005 have been fully considered but they are not persuasive.

Regarding Applicant's argument on Page 15 pertaining to the ability to control a station so as to not act as a router and to transmit transceiver status information, Examiner maintains that the limitation of Amended Claim 1 "a controller, adapted to prevent said transceiver from transmitting said wireless communications data to said other user terminal based on received routing data indicating that said other user terminal is prohibited from operating as a router to route said wireless communications data to said destination terminal" is met by "Other stations receiving the probe signals respond directly or indirectly, thereby indicating both to the probing station and other stations their availability as destination or intermediate stations. The probing station evaluates the direct or indirect responses to identify other stations with which it can communicate optimally [Emphasis added]." from the Abstract of Larsen et. al. The probed station sends a response back to the probing station, and this response constitutes "received routing data," and the fact that this response indicates the availability (that is, whether available or not available) of the probed station as an intermediate station, constitutes an indication, to the probing station, that "said other user terminal [e.g., probed station] is prohibited from operating as a router" when said

probed station is <u>prohibited from acting as a router by circumstances</u>, such as the distance between wireless stations at a given time, and/or an unacceptable level of interference at a given time. Independent Claims 15 and 27 recite similar limitations.

Page 5

Amended Claims 8, 21, and 33 differ substantively from Amended Claims 1, 15, and 27 in that the latter Claims pertain to the prevention of transmission from the transceiver of the originating station, whereas the former Claims pertain to the prevention of transmission from the transceiver of the intermediate station. Figure 1 illustrates daisy chains of wireless stations, some daisy chains having greater than three stations (that is, two or more intermediate stations between the originating station and the destination station). In said Figure, station B is an originating station as far as station I is concerned. In this scenario, if station B probes station I and receives an indication that station I cannot act as a router, then the controller of station B will prevent the transceiver of station B from transmitting to station I (thereby preventing station B from acting as a router), for the very reasons cited above in the rejections of Claims 1, 15, and 27 (since station B is in the role of the originating station relative to station I). In this scenario, station B would then transmit status information (a response) to station A indicating that station B cannot act as a router for information intended for the ultimate destination of station O.

Regarding Applicant's arguments pertaining to Claims 9-10, 22-23, and 34-35, on page 16, Examiner maintains that the transmission of transceiver status information is in response to both to a command from the user of the mobile station (since the mobile station must be enabled by a user in order to function in the wireless network of the

Art Unit: 2645

invention of Larsen *et. al.*), and a command from the wireless communications network (as outlined above, a response indicating that the next station in the daisy chain cannot act as a router will cause the probing mobile station to not act as a router and to transmit information containing this fact).

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew W. Genack whose telephone number is 571-272-7541. The examiner can normally be reached on FLEX.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on 571-272-7547. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Matthew Genack

Examiner

Art Unit 2645

6 January 2006

Marken Gerach

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600